

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO**

**IN RE: SUBPOENA DUCES TECUM
ISSUED BY THE U.S. DISTRICT COURT
FOR THE NORTHERN DISTRICT OF
OHIO IN:**

**JOANNE SIEGEL and LAURA SIEGEL
LARSON,**

Plaintiffs,

v.

**WARNER BROS. ENTERTAINMENT INC.,
et al.,**

Defendants.

Misc. Case No. 1:06MC0099

Case Nos. SA CV 04-8400 SGL (RZx)
SA CV 04-8776 SGL (RZx)

(Consolidated for Discovery Purposes)

Action Pending in the U.S. District
Court for the Central District of California

**JOINT MOTION OF MOVANTS, DON BULSON ESQ., AND
PLAINTIFFS TO CONTINUE DEPOSITION PENDING COURT
ORDER ON OBJECTIONS TO REVISED PRIVILEGE LOG**

Movants Warner Bros. Entertainment Inc., Time Warner Inc., Warner Communications Inc., Warner Bros. Television Production Inc. and DC Comics, (collectively “Movants”), by and through counsel, Jones Day, Don Bulson Esq. (“Bulson”), by and through counsel Renner Otto Boisselle & Sklar, LLP and Law Offices of Marc Toberoff, P.C., and plaintiffs in the underlying actions Joanne Siegel and Laura Siegel Larson, by and through counsel Law Offices of Marc Toberoff, P.C., hereby jointly move this Court to modify the Amended Order dated February 5, 2008 so that the deposition of Mr. Bulson pursuant to the August 10, 2006 subpoena is to take place 21 days (including weekends and holidays) following entry of an Order by the Court on Movants’ February 19, 2008 Objections to Revised Privilege Log.

Respectfully submitted,

JONES DAY

By s/ Meggan A. Rawlin

David A. Kutik
Meggan A. Rawlin
North Point
901 Lakeside Avenue
Cleveland, Ohio 44114-1190
216.586.3939
216.579.0212 (fax)

Counsel for Movants

Of counsel:

FROSS ZELNICK LEHRMAN & ZISSU, PC

Roger L. Zissu
James D. Weinberger
866 United Nations Plaza
New York, New York 10017
Phone: 212.813.5900
Fax: 212.813.5901

RENNER OTTO BOISELLE & SKLAR, LLP

By s/ Joshua M. Ryland (w/consent by M. Rawlin)

Joshua M. Ryland
19th Floor
1621 Euclid Avenue
Cleveland, Ohio 44115
216.621.1113

Counsel for Don Bulson, Esq.

LAW OFFICES OF MARC TOBEROFF, P.C.

By s/ Marc Toberoff (w/consent by M. Rawlin)

Marc Toberoff
2049 Century Park East, Suite 2720
Los Angeles, California 90067
310.246.3333

Counsel for Don Bulson, Esq. and Plaintiffs

CERTIFICATE OF SERVICE

The foregoing Joint Motion of Movants, Don Bulson Esq., and Plaintiffs to continue Deposition Pending Court Order on Objections to Revised Privilege Log was served this 28th day of February, 2008, on all parties of record via the Court's electronic case filing system ("ECF").

s/ Meggan A. Rawlin

David A. Kutik

Meggan A. Rawlin

North Point

901 Lakeside Avenue

Cleveland, Ohio 44114-1190

216.586.3939

216.579.0212 (fax)

Counsel for Movants